IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED ST	CATES	OF AMERICA	§ 8		
VS.			§ § §		3:96-CR-0256-K 3:08-CV-0453-K
RODNEY B. ALLEN, Defendant.			\$ §	110.	3.00 CV 0133 K
ORDE	R OF T	THE COURT ON T	THE FORE	EGOING	G RECOMMENDATION
	_				commendation, and pursuant to 2253 (c), the Court hereby finds
<u>IFP S</u>	TATUS	<u>S</u> :			
(X) () ()	the pa the pa for the	rty appealing is pro- rty appealing is DE e following reasons: the Court certifies, 1915 (a)(3), that the this finding, the Court Magistrate Judge's on	pursuant the appeal in Ecourt adoption of the	forma par rma paup o Fed. R s not tal ots and nd Recor Base t the apper t frivolou (1996) (ci	cuperis status on appeal. App. P. 24(a) and 28 U.S.C. § Seen in good faith. In support of incorporates by reference the mmendation entered in this case and upon the Magistrate Judge's peal presents no legal points of as. See Harkins v. Roberts, 935 F. iting Howard v. King, 707 F. 2d d with the requirements of Rule Procedure and /or 28 U.S.C. § (See Notice of Deficiency and

COA:

- () a Certificate of Appealability is GRANTED on the following issues:
- (X) a Certificate of Appealability is DENIED. The Court hereby adopts and incorporates by reference the Magistrate Judge's Findings and Recommendation filed in this case on March 19, 2008 in support of its finding that the motion to correct, vacate or set aside sentence is dismissed as a second or subsequent motion because movant has failed to obtain leave of the Fifth Circuit Court of Appeals to file such motion. *See* 28 U.S.C. 2241 & 2244.

SO ORDERED.

SIGNED: May 27th, 2008.

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UNITED STATES DISTRICT JUDGE

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